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In that regard, Applicants also wish to thank the Examiner for phone conversation of

early May regarding Applicants' position with respect to the patentability of the current claims

over the prior art, and the issues raised in the Final Office Action. During the phone

conversation, the Examiner agreed that claims 1, 16, 22, 24 and 37 are allowable in their

present form, since the Final Action mischaracterized reference numerals 44, 48 and 22 as

disclosing a "conduit". As agreed during the phone conversation, these reference numerals

represent a communication line, for sending and/or receiving signals between associated

elements of the system (e.g., mechanical linkage, wired or wireless linkage).

CONCLUSION

In view of the foregoing remarks, Applicants submit that the issues raised in the

outstanding Final Office Action have all been addressed. Accordingly, Applicants respectfully

requests favorable reconsideration and early passage to issue of the present application.

It is believed that no fees are due in connection with filing this Response. In the event

that it is determined that fees are due, however, the Commissioner is hereby authorized to

charge the undersigned's Deposit Account No. 50-0311.

Applicants' undersigned attorney may be reached in our New York office by telephone

at (212) 935-3000. All correspondence should be directed to our New York office address

given below.

Dated: May 13, 2003



PATENTTLADEMARK OFFICE

Respectfully submitted,

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